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and regulations governing the offering, which will be com- | 1936 at 9 o'clock a. m. (standard time) at the Atlanta Biltmunicated promptly to the Federal Reserve banks.

[SEAL]

HENRY MORGENTHAU, Jr., . Secretary of the Treasury.

[F.R. Doc. 785—Filed, June 1, 1936; 9:12 a.m.] off

FEDERAL TRADE COMMISSION.

Commissioners: Charles H. March, Chairman; Garland S. Ferguson, Jr., Ewin L. Davis, William, A. Ayres, Robert E. [File No. 21-258] Freer.

IN THE MATTER OF APPLICATION FOR TRADE-PRACTICE CONFER-ENCE FOR THE PRESERVE MANUFACTURING INDUSTRY ...

NOTICE OF OPPORTUNITY TO BE HEARD

Opportunity is hereby extended by the Federal Trade Commission to any and all persons affected by or having an interest in the proposed trade practice rules for the Preserve Manufacturing Industry to present to the Commission their views upon the same, including suggestions or objections, if any. For this purpose they may, upon application to the Commission, obtain copies of the proposed rules. Communications of such views should be made to the Commission not later than Wednesday, June 24, 1936. Opportunities for oral hearings will be afforded June 15, 1936, at 10 a.m., Room 101, Federal Trade Commission Building, 815 Connecticut Avenue, Washington, D. C., Eastern Standard Time; June 18, 1936, Florentine Room, Congress Hotel, Chicago, Illinois, 10 a.m., Eastern Standard Time; June 24, 1936, conference room; Olympic Hotel, Seattle, State of Washington, 3 p. m., Pacific Standard Time, to such persons as may desire to appear, and who have made prior written or telegraphic request to be heard orally. All briefs or other communications received concerning the proposed rules will become part of the public record subject to inspection by interested parties: After giving due consideration to such suggestions for objections as may be received concerning the rules proposed by the industry the Commission will proceed to their final consideration.

Entered, May 29, A. D. 1936.

[F. R. Doc. 786—Filed, June 1, 1936; 10:52 a.m.]

INTERSTATE COMMERCE COMMISSION.

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ORDER At a Session of the Interstate Commerce Commission, Division 5, held at its office in Washington, D. C., on the 26th day of May A. D. 1936. die

"[Dccket No. BMC 22112]

Application of the Motor Convoy, Incorporated, for AUTHORITY TO OPERATE AS A CONTRACT CARRIER

In the Matter of the Application of the Motor Convoy. Incorporated, of 678 Ford Place, Atlanta, Ga., for a Permit (Form BMC 1) Authorizing Operation as a Contract Carrier by Motor Vehicle in the Transportation of Tires, Tubes, Accessories, Automobiles, Automobile Parts, and Tire Fabrics in Interstate Commerce Between Gadsden, Ala., and Atlanta, Ga., with Occasional Trips to Points Located in Georgia, Alabama, North Carolina, Tennessee, South Carolina, and Florida

It appearing, That the above-entitled matter is one which the Commission is authorized by the Motor Carrier Act. 1935, to refer to an examiner:

It is ordered, That the above-entitled matter be, and it is hereby, referred to Examiner S. A. Aplin for hearing and for recommendation of an appropriate order thereon, to be accompanied by the reasons therefor;

It is further ordered, That this matter be set down for hearing before Examiner S. A. Aplin, on the 29th day of June

more Hotel, Atlanta, Ga.,

And it is further ordered, That notice of this proceeding be duly given.

By the Commission, division 5.

[SEAL]

GEORGE B. McGINTY, Secretary.

[F. R. Doc. 783-Filed, May 29, 1936; 3;00 p. m.]

Wednesday, June 3, 1936

No. 58

DEPARTMENT OF THE INTERIOR.

General Land Office.

[Circular 1388]

Suspending Annual Assessment Work on Mining Claims 'MAY 19, 1936.

Registers, U.S. Land Offices.

Sirs: For your information, and in order that you may inform inquirers relative thereto, your attention is called to the act of April 24, 1936, Public, No. 532, providing for the suspension of annual assessment work on mining claims held by location in the United States, and reading as follows:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provision of section 2324 of the Revised Statutes of the United States, which United States of America in Congress assembled, That the provision of section 2324 of the Revised Statutes of the United States, which requires on each mining claim located, and until a patent has been issued therefor, not less than \$100 worth of labor to be performed or improvements aggregating such amount to be made each year, be, and the same is hereby, suspended as to all mining claims in the United States during the year beginning at 12 o'clock meridian July 1, 1935, and ending at 12 o'clock meridian July 1, 1935, and ending at 12 o'clock meridian July 1, 1935, and ending at 12 o'clock meridian July 1, 1936: Provided, That the provisions of this Act shall not apply in the case of any claimant not entitled to exemption from the payment of a Federal income tax for the taxable year 1935: Provided further, That every claimant of any such mining claim, in order to obtain the benefits of this Act shall file, or cause to be filed, in the office where the location notice or certificate is recorded, on or before 12 o'clock meridian July 1. 1936, a notice of his desire to hold said mining claim under this Act, which notice shall state that the claimant, or claimants, were entitled to exemption from the payment of a Federal income tax for the taxable year 1935: And provided further, That such suspension of assessment work shall not apply to more than six lode-mining claims held by the same partnership, association, or corporation.

Attention of a collect to the same person, nor to more than twelve placer-mining claims not to exceed one hundred and forty acres (in all) held by the same person, nor to more than twelve placer-mining claims not to exceed one hundred and forty acres (in all) held by the same person, nor to more than twelve placer-mining claims not to exceed two hundred and forty acres (in all) held by the same partnership, association, or corporation. corporation.

Attention is called to the fact that this Act does not apply to Alaska but applies only to claimants in the United States who are exempt from the payment of a Federal income tax for the taxable year 1935, and who file on or before 12 o'clock noon July 1, 1936, in the office where the location notice or certificate is recorded, a notice of their desire to hold the claims under the Act. The notice so filed should state that they were entitled to exemption from the payment of a Federal income tax for the year 1935.

It is to be observed that an individual who files such notice is not entitled to exemption from performing assessment work on more than six lode claims nor on more than six placer claims not to exceed 120 acres (in all) and that a partnership, association, or corporation is not entitled to such exemption on more than twelve lode claims nor on more than twelve placer claims not to exceed two hundred and forty acres (in all)

Very respectfully.

FRED W JOHNSON, Commissioner

Approved May 19, 1936.

T. A. WALTERS,

First Assistant Secretary.

[F. R. Doc. 788-Filed, June 2, 1936; 9:27 a. m.]

74th Congress.

DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administration.

ECR-B-4

Issued May 29, 1938

1936 AGRICULTURAL CONSERVATION PROGRAM—EAST CENTRAL REGION

BULLETIN NO. 4

County Average Rates of Soil-Conserving Payments in Connection With the General Soil-Depleting Base

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, East Central Region, Bulletin No. 1, Revised, is hereby supplemented as follows:

Section 1. County Average Rates of Soil-Conserving Payments for Production of Soil Conserving Crops on Acreage Diverted from the General Soil Depleting Base.-In accordance with the provisions of Section 2 (a), Part II of East Central Region Bulletin No. 1, Revised, and subject to the provisions of said bulletin and all other bulletins heretofore or hereafter issued, the county average rates of payment per acre to be used in determining payments for each acre of the general soil-depleting base which in 1936 is used for the production of soil-conserving crops for the respective counties of the States of Delaware, Maryland, West Virginia, Virginia, North Carolina, Kentucky, and Tennessee, shall be as follows:

County-Rate of payment per acre

(a) Delaware.—Kent, \$11.00; New Castle, \$13.50; Suesex, \$10.70.
(b) Maryland.—Allegany, \$8.30; Ann Arundel, \$9.50; Baltimore, \$14.40; Calvert, \$8.50; Caroline, \$10.90; Carroll, \$13.90; Cecil, \$14.00; Charles, \$9.20; Dorchester, \$11.90; Frederick, \$12.80; Garrett, \$10.90; Harford, \$15.60; Howard, \$13.90; Kent, \$12.60; Montgomery, \$14.40; Prince Georges, \$10.70; Queen Annes, \$11.30; St. Marys, \$10.30; Somerset, \$10.80; Talbot, \$12.50; Washington, \$12.00; Wicomico, \$10.80; Worcester, \$10.50.

Somerset, \$10.30; Talbot, \$12.50; Washington, \$12.00; Wicomico, \$10.80; Worcester, \$10.50.

(c) West Virginia.—Barbour, \$11.80; Berkeley, £9.10; Boone, \$7.80; Braxton, \$9.10; Brooke, \$12.00; Cabell, \$7.90; Calhoun, £9.50; Clay, £9.10; Doddridge, £10.80; Fayette, £8.60; Gilmer, £10.80; Grant, £8.20; Greenbriar, £11.00; Hampshire, £8.20; Hancock, £10.60; Hardy, £9.50; Harrison, £12.50; Jackson, £9.60; Jefferson, £11.20; Kanawha, £8.20; Lewis, £11.90; Lincoln, £7.60; Logan, £8.00; McDowell, £7.00; Marion, £10.80; Marshall, £10.70; Mason, £9.90; Mercer, £8.60; Mineral, £7.90; Mingo, £8.00; Monongalia, £11.60; Monroe, £11.00; Morgan, £7.50; Nicholas, £9.80; Ohio, £11.10; Pendleton, £9.30; Pleasants, £10.10; Pocahontas, £11.20; Preston, £11.40; Putnam, £8.20; Raleigh, £8.00; Randolph, £11.60; Ritchle, £9.70; Roane, £8.70; Summers, £8.80; Taylor, £11.40; Tucker, £10.60; Tyler, £9.60; Upshur, £10.50; Wayne, £7.60; Webster, £8.80; Wetzel, £9.10; Wirt, £9.00; Wood, £10.30; Wyoming, £5.90.

(d) Virginia.—Accomac, £13.20; Albematle, £8.10; Alleghany, £8.70; Amelia, £7.80; Amherst, £8.30; Appomattox, £8.00; Arlington, £11.00; Augusta, £11.70; Bath, £10.00; Bedford, £8.70; Bland, £9.80; Botetourt, £9.40; Brinswick, £6.70; Buchanan, £7.00; Buckingham, £7.70; Campbell, £7.80; Carolline, £7.60; Carroll, £7.40; Charles City, £8.20; Charlotte, £7.60; Chesterfield, £7.70; Clarke, £11.80; Craig, £9.60; Culpeper, £9.70; Cumberland, £7.20; Dickenson, £6.80; Dinwiddie, £7.30; Elizabeth City, £8.50; Essex, £8.50; Falfra, £11.00; Fauquier, £10.20; Floyd, £7.90; Fluvanna, £7.30; Franklin, £7.60; Frederick, £8.80; Giles, £9.60; Gloucester, £8.00; Goochland, £7.80; Grayson, £8.80; Giles, £9.60; Gloucester, £8.00; Goochland, £7.80; Grayson, £8.80; Giles, £9.60; Gloucester, £8.00; Goochland, £7.80; Grayson, £8.80; Greene, £7.60; Greeney £7.60; Greene

Fauquier, \$10.20; Floyd, \$7.90; Fluvanna, \$7.30; Franklin, \$7.60; Frederick, \$8.80; Giles, \$9.60; Gloucester, \$8.00; Goochland, \$7.80; Grayson, \$8.80; Greene, \$7.50; Greensville, \$6.40; Halifax, \$7.00; Hanover, \$7.90; Henrico, \$9.20; Henry, \$7.00; Highland, \$9.90; Isle of Wight, \$8.40; James City, \$9.50; King and Queen, \$7.40; King George, \$8.40; King William, \$6.80; Lancaster, \$8.80; Lee, \$9.00; Loudoun, \$12.00; Louisa, \$7.50; Lunenburg, \$7.20; Madison, \$9.40; Mathews, \$9.00; Mecklenburg, \$6.50; Middlessex, \$9.00; Montgomery, \$10.00; Nansemond, \$10.00; Nelson, \$8.10; New Kent, \$8.00; Norfolk, \$8.40; Northampton, \$13.20; Northumberland, \$10.40; Nottoway, \$7.30; Orange, \$9.30; Page, \$10.50; Patrick, \$6.90; Pittsylvania, \$7.00; Powhatan, \$8.50; Prince Edward, \$7.60; Prince George, \$6.40; Prince Orange, \$9.30; Page, \$10.50; Patrick, \$6.90; Pittsylvania, \$7.00; Powhatan, \$8.50; Prince Edward, \$7.60; Prince George, \$6.40; Prince William, \$9.10; Princess Anne, \$8.50; Pulaski, \$10.40; Rappahannock, \$10.00; Richmond, \$9.80; Roanoke, \$9.90; Rockbridge, \$9.70; Rockingham, \$12.00; Russell, \$9.80; Scott, \$8.60; Shenandoah, \$10.50; Smyth, \$11.00; Southampton, \$8.00; Spotsylvania, \$7.80; Stafford, \$8.50; Surry, \$8.50; Sussex, \$7.20; Tazewell, \$10.70; Warren, \$9.50; Warwick, \$9.50; Washington, \$10.60; Westmoreland, \$10.20; Wire, \$7.50; Wythe, \$11.60; York, \$8.50.

(e) North Carolina.—Alamance, \$7.10; Alexander, \$6.70; Alleghany, \$8.00; Anson, \$6.10; Ashe, \$8.10; Avery, \$7.90; Beaufort, \$9.00; Bertie, \$8.00; Bladen, \$6.80; Brunswick, \$7.40; Buncombe, \$8.00; Burke, \$7.40; Cabarrus, \$6.80; Caldwell, \$7,10; Camden, \$8.70; Cartaret, \$8.60; Caswell, \$6.90; Catawba, \$7.50; Chatham, \$6.60; Cherokee, \$6.80; Chowan, \$9.30; Clay, \$6.60; Cleveland, \$7.10; Columbus, \$7.50; Craven, \$8.20; Cumberland, \$6.80; Currituck,

Columbus, \$7.50; Craven, \$8.20; Cumberland, \$6.80; Currituck,

(25.0) Davis, C. 26.0) David, C. 26.2); Davis, S. 16.0); Duptin, C. 16.0); Durkina, C. 16.0); Davis, C. 16.0); Carton, C. 16.0); Garcon, C. 17.0); Gullidor, C. 10.0); Garcon, C. 17.0); Gullidor, C. 10.0); Harridor, S. 16.0); Have, S. 16.0); Hold, C. 16.0); Hold, C. 16.0); Harridor, S. 16.0); Hold, C. 16.0); Loo, C. 16.0); Hold, C. 16.0); Hold,

Section 2. Rates of Payment for Individual Farms.—For any individual farm in the foregoing counties the rate of payment for each acre of the general soil-depleting base (not in excess of 15 percent of the general soil-depleting base for any farm) which in 1936 is used for the production of soil-conserving crops, shall be that rate determined by multiplying the county average rate for the county in which the farm is located by the productivity index established for the farm in accordance with the provisions of Section 26. Part III, East Central Region, Bulletin No. 3, and dividing the result by 100.

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May 1936.

[SEAL]

H. A. WALLACE, Secretary of Agriculture.

[F.R.Doc. 791-Filed, June 2, 1936; 12:30 p.m.]

NCR-B-1-B

1936 AGRICULTURAL CONSERVATION PROGRAM—NORTH CENTRAL REGION

BULLETIN NO. 1-B

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, North Central Region Bulletin No. 1, Revised, as amended by North Central Region Bulletin No. 1A, is hereby amended as follows:

PART II. Rates and conditions of payment.—Section 6 is amended to read as follows:

Section 6. Minimum Acreage of Soil-Conserving Crops.—If the total acreage of soil-conserving crops on crop land on the farm in 1936 does not equal or exceed an acreage equal to the sum of—

(a) 15 percent of the general soil-depleting base.

(b) 20 percent of the cotton soil-depleting base.
(c) 20 percent of the tobacco soil-depleting base.
(d) 40 percent of the sugar beet soil-depleting base.
(e) 20 percent of the flax soil-depleting base.

a deduction will be made from any payment other than any soll-building payment which otherwise would be made to any person with respect to the farm pursuant to any provision herein, in an amount computed as follows: Multiply the number of acres by which the total acreage of soll-conserving crops on crop land on the farm in 1936 is less than the acreage specified in this Section 6 by an amount equal to one and one-half times the rate per acre determined for the farm under Section 2 (a) of Part II and multiply this result by the percentage representing such person's share in any soll-conserving payment made with respect to such farm, such percentage to be determined in accordance with Section 3 of Part V. In computing any soll-conserving payment which otherwise would be made, the computation shall be based upon an dereage no larger than the acreage of crop land on the farm used for the production of soil-conserving crops in 1936.

PART IV. Classification of crops.—Item (n) of Section 1 is amended to read as follows:

(n) Crop land in 1936 which before June 15, 1936, is not used for the production of a soil-conserving crop or devoted to a neutral use shall be classified as idle crop land and shall be regarded as used for the production of a soil-depleting crop.

PART IV. Classification of crops,—Section 2 is amended to read as follows:

SECTION 2. Soil-Conserving Crops.—Land devoted to any of the following crops shall be regarded as used for the production of a soil-conserving crop, except that any land from which a soil-depleting crop is harvested in the same year shall be regarded as used for the production of a soil-depleting crop in such year. Unless otherwise provided a good stand of any soil-conserving crop shall constitute proof that such land has been devoted to the production of such soil-conserving crop.

(a) Perennial grasses: Bluegrass, dallis, timothy, redtop, orchard grass, bermuda grass, carpet grass, bromegrass, crested wheat grass, slender wheat grass, western wheat grass, grand grasses.

grass, beinder wheat grass, western wheat grass, grasses, buffalo grass, reed canary grass, blue-stem grasses, Koeleria, perennial ryegrass, meadow fescue, and grass mixtures, with or without such nurse crops as rye, oats, wheat, barley, or grain mixtures, when such nurse crops are clipped green or pastured sufficiently to prevent grain formation.

(b) Annual Legumes for All Areas Except Area "B": Vetch, bur clover, crimson clover, crotolaria, annual lespedeza, sesbania, and annual sweet clover (Hubam), with or without such nurse crops as rye, oats, wheat, barley, or grain mixtures, when such nurse crops are clipped green or pastured sufficiently to prevent grain formation; soybeans, field peas, field beans, and cowpeas, provided they are plowed under as green manure crops on or before September 30, 1936.

(c) Annual Legumes for Area "B": Vetch, field peas, field beans, bur clover, crimson clover, soybeans, unless harvested for crushing, cowpeas, velvet beans, crotolaria, annual lespedeza, sesbania, and annual sweet clover (Hubam), with or without such nurse crops as rye, oats, wheat, barley, or grain mixtures, when such nurse crops are clipped green or pastured sufficiently to prevent grain formation formation.

(d) Biennial Legumes: Sweet, red, alsike, and mammoth clovers, with or without such nurse crops as rye, oats, wheat, barley, or grain mixtures, when such nurse crops are clipped green or pastured sufficiently to prevent grain formation.

(e) Percunial Legumes; Alfalfa, Kudzu, sericea, and white clover, with or without such nurse crops as rye, oats, wheat, barley, or grain mixtures, when such nurse crops are clipped green or pastured sufficiently to prevent grain formation.

tured sufficiently to prevent grain formation.

(1) Green Manure Crops: Wheat, oats, barley, rye, buckwheat, flax, rape, emmer, speltz, and grain mixtures, whether pastured or

not, plowed under as green manure before June 15, 1936, and followed by a crop, classified as soil conserving, seeded without a nurse crop before September 1, 1936.

(g) Cover Crops in Orchards and Vineyards: Rye, cats, barley,

annual grasses, mixtures of these or mixtures of any of these with legumes seeded as a winter cover crop on crop land in orchards and vineyards and plowed or disced under between March 1, 1936, and July 1, 1936, inclusive, provided, the crop is not pastured or harvested for grain or hay.

(h) Forest Trees: Forest trees planted on crop land since Jan-

(i) Forest trees, Forest trees planted on crop land since January 1, 1934.
(i) Summer Fallow: Acreage summer fallowed, if first cultivated before June 15, 1936, and followed by a crop, classified as soil conserving, seeded without a nurse crop before September

soil conserving, seeded without a nurse crop before September 1, 1936.

(i) Weed Control: Any acreage of crop land in 1936 clean cultivated or treated with a chlorate for the eradication of such of the following perennial noxious weeds as are designated by the State Committee, shall be regarded as used for the production of soil-conserving crops: Bindweed or wild morningglory (Convolvulus arvensis), leafy spurge (Euphorbia esula), Russian knapweed (Contaurea repens), Canada thistie (Cirsium arvense), hoary cross or perennial peppergrass (Lepidium draba), perennial sowthistie (Sonchus arvensis), horse nettle (Solanum carolinense), quackgrass (Agropyron repens), silver-leaved poverty weed or white weed (Franseria discolor); Provided: (1) The county committee has determined after inspection and prior to the date of first cultivation or first application of a chlorate, that perennial noxious weeds existed to such an extent as to have constituted a menace upon the farm; (2) Written approval of the practice of clean cultivation or treatment with a chlorate for perennial noxious weed control in the ment with a chlorate for perennial noxious weed control in the area so infested was obtained from the county committee prior to the date of first cultivation or first treatment with a chlorate; (3) Such clean cultivation completely prevented the growth after June 15, 1936, of noxious weeds on the acreage upon which such practice was followed, or that a sufficient amount of a chlorate was applied to the infested area to eradicate the noxious weeds, and that such noxious weed control measures were practiced on the remainder of the farm as prevented the ripening of seeds and further infestation of such parentiel noxious weeds, are not designed in the remainder of the parentiel noxious weeds. of such perennial noxious weeds as are designated by the State Committee; (4) The acreage of crop land which is clean cultivated or treated with a chlorate for noxious perennial weed control on any

treated with a chlorate for noxious perennial weed control on any farm that shall be regarded as used for the production of soil-conserving crops for the purpose of soil-conserving payments shall not be in excess of 7½ percent of the total soil-depleting base.

(k) For Area "A": Sudan grass pastured or left on the ground and not harvested for hay or seed.

(l) For Area "A": Rye not pastured or harvested for grain or hay and used as a nurse crop for seeded or volunteer perennial grasses on such land and under such conditions as are designated by the State Committee: Provided, (1) The land so designated is subject to wind erosion; (2) the operator or owner has stated in writing his intention to let the land on which he is requesting authority to use rye as a nurse crop revert to grass; (3) written approval of the request has been obtained from the County Committee. Committee.

Committee.

(m) For Area "A": (1) The acreage of crop land in strips of fallow cultivated sufficiently to prevent weed growth and conserve moisture, such strips to be not less than three rods and not more than fifteen rods in width, running at right angles to the prevailing wind with intervening strips of approximately the same width of stubble or crops, and (2) the acreage of crop land in fields of fallow cultivated sufficiently to prevent weed growth and conserve moisture, and so that the surface of the soil is left ridged and rough with dead stubble and plant growth left on or near the surface to prevent erosion, shall be regarded as used for the production of soil-conserving crops.

duction of soil-conserving crops.
(n) For Area "B": Rye, barley, oats, and small grain mixtures, seeded in the fall of 1935, not pastured after March 15, 1936, turned under as green manure before June 15, 1936, if no soil-depleting crop is planted for harvest in 1936.

PART IV. Classification of crops.—Item (a) of Section 3 is amended to read as follows:

(a) Vineyards, orchards, production of fruits, nuts, and nursery

PART IV. Classification of crops.—Section 3 is amended by the addition of item (e).

(e) Summer fallow in 1935.

PART V. Miscellaneous provisions.—Sections 4, 5, and 6 are amended to read as follows:

SECTION 4. Total Amount of Soil-Conserving Payments. If a Person Owns or Operates More Than One Farm in a County and Makes an Application for a Grant With Respect to One or More of Such Farms.—If a person owns or operates more than one farm in a county and makes an application for a grant with respect to one or more of such farms, the total amount of the soil-conserving payment, including payments with respect to sugar beets or flax, to such person shall, subject to the provisions of Sections 6, 7, and 8, of Part V, be computed as follows:

(a) For each farm owned or operated in the county with respect to which such person makes an application for a grant: (1) Multiply the number of acres diverted from the general soil-deploting base to the production of soil-conserving crops by the rate deter-

¹Such acreage must be adapted to the production of sugar beets.

² Such acreage must be adapted to the production of flax.

mined for such farm pursuant to the provisions of Section 2 (a) of Part II and multiply this result by the percentage to which such person is entitled, such percentage to be determined in accordance with Section 3 of Part V; (2) Multiply the number of acres diverted to the production of soil-conserving crops from the cotton soil-depleting base by the rate determined for such farm pursuant to the provisions of Section 2 (b) of Part II and multiply this result by the percentage to which such person is entitled, such percentage to be determined in accordance with Section 3 of Part V; (3) Multiply the number of acres diverted from the tobacco soil-depleting base to the production of soil-conserving crops by the rate determined for such farm pursuant to the provisions of Section 2 (c) of Part II and multiply this result by the percentage to which such person is entitled, such percentage to be determined Section 2 (c) of Part II and multiply this result by the percentage to which such person is entitled, such percentage to be determined in accordance with Section 3 of Part V; (4) Multiply the acreage allotment for sugar beets by the rate per acre determined for such farm pursuant to the provisions of Section 3 of Part II and multiply this result by the percentage to which such person is entitled, such percentage to be determined in accordance with Section 3 of Part V; (5) Multiply the acreage allotment for flax by the rate per acre determined for such farm pursuant to the provisions of Section 4 of Part II and multiply this result by the percentage to which such person is entitled, such percentage to be determined in accordance with Section 3 of Part V.

(b) For each farm owned or operated in the county with respect to which such person makes an application for a grant and on

(b) For each farm owned or operated in the county with respect to which such person makes an application for a grant and on which there has been: (1) An increase in the total acreage of sugar beets, flax, and the crops in the general soil-depleting base over the sum of the sugar beet, flax, and general soil-depleting bases, raultiply such number of excess acres by the rate determined for such farm pursuant to the provisions of Section 2 (a) of Part II and multiply this result by the percentage to which such person is entitled, such percentage to be determined in accordance with Section 3 of Part V; (2) An increase in the acreage of cotton over the cotton soil-depleting base, multiply such number of excess acres by the rate determined for such farm pursuant to the provisions of Section 2 (b) of Part II and multiply this result by the percentage to which such person is entitled, such percentage to be determined in accordance with Section 3 of Part V; (3) An increase in the acreage of tobacco over the tobacco soil-depleting base, mulin the acreage of tobacco over the tobacco soil-depleting base, multhe sactage of totacco over the collecto son-depleting base, mutiply such number of excess acres by the rate determined for such farm pursuant to the provisions of Section 2 (c) of Part II and multiply this result by the percentage to which such percon is entitled, such percentage to be determined in accordance with Section

(c) The sum of the amounts obtained under subsection (b) of this Section 4 for farms with respect to which such person makes an application for a grant shall be subtracted from the sum of the amounts obtained under subsection (a) of this Section 4 for such farms. If the sum obtained under subsection (b) is greater than the sum obtained under subsection (a), the amount by which the sum obtained under subsection (b) exceeds the sum obtained under subsection (b) exceeds the sum obtained under subsection (a) shall be deducted from any payments which otherwise would be made to such person for performance on farms owned or operated in the county by such person in 1936 with respect to which he makes an application for a grant, Provided, That: (c) The sum of the amounts obtained under subsection (b) of Provided, That:

(1) The total amount of the soil-conserving payment to such person for diversion from the general soil-depleting base to the production of soil-conserving crops shall not exceed the sum of his shares (determined in accordance with the provisions of Section 3 of Part V) of the maximum soil-conserving payment, as specified in Section 2 (a) of Part II, for each farm in the county with respect to which such person makes an application for a great

county with respect to which such person makes an application for a grant.

(2) The total amount of the soil-conserving payment to such person for diversion from cotton and tobacco soil-depleting bases, respectively, to the production of soil-conserving crops shall not exceed the sum of his shares (determined in accordance with the provisions of Section 3 of Part V) of the maximum soil-conserving payments with respect to cotton and tobacco, respectively, as specified in Sections 2 (b) and 2 (c), respectively, of Part II, for each farm in the county with respect to which such person makes an application for a grant.

(3) The total amount of the payments to such person with respect to sugar beets and flax, respectively, shall not exceed the sum of his shares (determined in accordance with the provisions of Section 3 of Part V) of the maximum payments with respect to sugar beets and flax, respectively, as specified in Sections 3 and 4, respectively, of Part II, for each farm in the county with respect to which such person makes an application for a grant.

for a grant.

Section 5. Total Amount of Soil-Building Payment If a Person SECTION 5. Total Amount of Soil-Building Payment If a Person Owns or Operates More Than One Farm In a County and Makes an Application For a Grant With Respect to One or More of Such Farms.—If a person owns or operates more than one farm in a county and makes an application for a grant with respect to one or more of such farms, the total amount of the soil-building payment to such person shall, subject to the provisions of Sections 6, 7, and 8, of Part V, be computed as follows:

(a) For each farm owned or operated in the county with respect to which such person makes an application for a grant: Multiply

to which such person makes an application for a grant: Multiply the number of acres devoted to an approved soil-building practice by the rate specified for such practice and multiply this result by the percentage to which such person is entitled, such percentage to be determined in accordance with Section 3 of Part V.

(b) Add the amounts obtained under subsection (a) of this

Section 5.

Provided, however, The total amount of the soil-building payment to such percon chall not exceed an amount computed as follows:

(1) For each farm owned or operated in the county with respect to which such person makes an application for a grant, compute the amount of soil-building allowance, and multiply such amount by the percentage to which such person is entitled, such percentage to be determined in accordance with Section 3 of Part V

of Part V.

(2) Add the amounts obtained under subsection (1) of this Section 5.

Section 6. Deduction For Failure to Have Minimum Acreage Deroted to the Preduction of Soil-Conserving Grops If a Person Owns or Operates More Than One Farm in a County and Makes an Appli-cation for a Grant With Respect to One or More of Such Farms.—If a percon owns or operates more than one farm in a county and makes an application for a grant with respect to one or more of such farms, and if the number of acres obtained by:

(A-1) Determining the number of acres of crop land devoted to the production of coll-conserving crops on each farm with respect to which such person makes an application for a grant; (A-2) Multiplying the number of acres determined under subsection (A-1) of this Section 6 for each farm with respect to which such person makes an application for a grant by the percentage representing such person's chare in any soil-conserving payment made with respect to such farm, such percentage to be determined in accordance with Section 3 of Part V; (A-3) Adding the number of acres obtained under subsection (A-2) of this Section 6 for each such farm;

does not equal or exceed the number of acres obtained by:

(B-1) Determining the number of acres for each farm with respect to which such person makes an application for a grant equal to the sum of:

15 percent of the general coll-depleting base.
20 percent of the cotton coll-depleting base.
20 percent of the tobacco soil-depleting base.
40 percent of the sugar beet soil-depleting base. 20 percent of the flax coll-depleting base.

(B-2) Multiplying the number of acres determined under sub-cection (B-1) of this Section 6 for each farm with respect to which such person makes an application for a grant by the percentage representing such person's share in any soil-conserv-ing payment made with respect to such farm, such percentage to be determined in accordance with Section 3 of Part V; (B-3) Adding the number of acres obtained under subsection (B-2) of this Section 6 for each such farm;

there shall be deducted from any payments other than any soil-building payment which would otherwise be made to such person for performance on farms owned or operated in the county by such person in 1936 with respect to which he makes an application for a grant an amount obtained by subtracting from the number of acres obtained under subsection (E-3) of this Section 6, the number of acres obtained under subsection (A-3) of this Section 6 and multiplying this difference by an amount equal to one and one-half times the rate per acre applicable to the farm having the highest rate determined pursuant to the provisions of Section 2 (a) of Part II.

PART V. Miscellaneous provisions is amended by adding thereto the following new section:

Section 8. Deduction for Increase of Soil-Depleting Crops on Farms in a County With Respect to Which No Application for a Grant is Made By a Person Who Owns or Operates More Than One Farm in Such County.—If a person owns or operates more than one farm in a county and does not make an application for a grant with respect to all such farms, and if the amount obtained by:

-1) Multiplying for each farm with respect to which no (A-1) Multiplying for each farm with respect to which no application for a grant is made by such person the number of acres by which the total 1936 acreage of sugar beets, flax, and the crops in the general soil-depleting base exceeds the sum of the sugar beet, flax, and general soil-depleting bases for such farm by the rate determined for such farm pursuant to the provisions of Section 2 (a) of Part II and multiplying this result by the percentage to which such person would be entitled, such percentage to be determined in accordance with Section 3 of Part V:

such percentage to be determined in accordance with Section 3 of Part V;

(A-2) Multiplying for each farm with respect to which no application for a grant is made by such person the number of acres by which the 1936 acreage of cotton exceeds the cotton coil-depleting bare for such farm by the rate determined for such farm pursuant to the provisions of Section 2 (b) of Part II and multiplying this result by the percentage to which such person would be entitled, such percentage to be determined in accordance with Section 3 of Part V;

(A-3) Multiplying for each farm with respect to which no application for a grant is made by such person the number of acres by which the 1936 acreage of tobacco exceeds the tobacco coil-depleting bare for such farm by the rate determined for

Such acreage must be adapted to the production of sugar beets.

Such acreage must be adapted to the production of flax.

such farm pursuant to the provisions of Section 2 (c) of Part II and multiplying this result by the percentage to which such person would be entitled, such percentage to be determined in accordance with Section 3 of Part V;

(A-4) Adding the amounts obtained under subsections (A-1), (A-2), and (A-3) of this Section 8 for all such farms;

is greater than the amount obtained by:

(B-1) Multiplying for each farm with respect to which no application for a grant is made by such person the number of acres diverted from the general soil-depleting base to the production of soil-conserving crops by the rate determined for such farm pursuant to the provisions of Section 2 (a) of Part II and multiplying this result by the percentage to which such person would be entitled, such percentage to be determined in accordance with Section 3 of Part V;

(B-2) Multiplying for each farm with respect to which no application for a grant is made by such person the number of acres diverted from the cotton soil-depleting base to the production of soil-conserving crops by the rate determined for such farm pursuant to the provisions of Section 2 (b) and multiplying this result by the percentage to which such person would be entitled, such percentage to be determined in accordance with Section 3 of Part V;

(B-3) Multiplying for each farm with respect to which no application for a grant is made by such person the number of acres diverted from the tobacco soil-depleting base to the production of soil-conserving crops by the rate determined for such farm pursuant to the provisions of Section 2 (c) and multiplying this result by the percentage to which such person would be entitled, such percentage to which such person would be entitled, such percentage to be determined in accordance with Section 3 of Part V;

(B-4) Adding the amounts obtained in subsections (B-1), (B-2), and (B-3) of this Section 8 for all such farms: (B-1) Multiplying for each farm with respect to which no

(B-4) Adding the amounts obtained in subsections (B-1), (B-2), and (B-3) of this Section 8 for all such farms;

there shall be deducted from any payments which would otherwise be made to such person for performance on farms owned or operated by him in the county in 1936 with respect to which he makes an application for a grant the amount obtained by subtracting from the amount obtained under subsection (A-4) of this Section 8, the amount obtained under subsection (B-4) of this Section 8.

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May 1936.

'''[SEAL]

H. A. WALLACE, Secretary of Agriculture. .

[F. R. Doc. 803—Filed, June 2, 1936; 12:37 p. m.]

NCR—B-2A

1936 AGRICULTURAL CONSERVATION PROGRAM—NORTH CENTRAL REGION

BULLETIN NO. 2A

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, North Central Region Bulletin No. 2, Revised, is hereby amended as follows:

Footnote number 2 is hereby amended to read as follows:

The ground limestone should not be coarser than that obtained by grinding calcareous or dolomitic limestone so that not less than 90 percent, with all finer particles obtained in the grinding process included, will pass a ten-mesh sleve. It must contain calcium and magnesium carbonates equivalent to not less than 80 percent of calcium carbonates. Quantities of other calcareous materials equivalent to one ton of ground limestone are hydrated lime, 1,400 pounds; marl, two cubic yards. Other calcareous materials may be substituted for ground limestone if the State Committee establishes for each such substitute a minimum application of ground limestone.

Footnote Number 3 is hereby amended to read as follows:

² The finely ground limestone should not be coarser than that obtained by grinding calcareous or dolomitic limestone so that not less than 90 percent, with all finer particles obtained in the grinding process included, will pass a thirty-mesh sieve. It must contain calcium and magnesium carbonates equivalent to not less than 80 percent of calcium carbonate.

Items (g), (h), (i), (k), and (l) are hereby amended to read as follows:

Practices and Conditions—Payment per Acre

(g) Phosphates,—Application between January 1, 1936, and September 30, 1936, inclusive, of the following minimum amounts of

phosphate materials per acre on non-crop pasture land, or on crop land used in 1936 for the growing of a crop, classified as soil-conserving, and on which non-crop land or crop land in connection with such application no soil-depleting crop is planted for harvest in 1936 or 1937.

1. 200 pounds of 16 percent superphosphate or its equivalent: 1

81.50; 2. 300 pounds of 16 percent superphosphate or its equivalent; 1

3. 500 pounds of rock phosphate or basic slag: \$2.25.

- (h) Potash.—In such areas as are designated by the State Committee, application between January 1, 1936, and September 30, 1936, inclusive, of the following minimum amounts of 50 percent muriate of potash per acre on non-crop pasture land, or on crop land used in 1936 for the growing of a crop, classified as soll-conserving, and on which non-crop land or crop land in connection with such application no soil-depleting crop is planted for harvest in 1936 or 1937.
 - 1. 100 pounds of 50 percent muriate of potash or its equivalent: $\$1.00.^2$
- (i) Gypsum.—In such areas as are designated by the State Committee, application between January 1, 1936, and September 30, 1936, inclusive, of the following minimum amounts of gypsum per acre on crop land used in 1936 for the growing of a crop, classified as soil-conserving, and on which crop land in connection with such application no soil-depleting crop is planted for harvest in 1936 or 1937.
 - 1. 200 pounds of gypsum: \$1.50.
- (k) Rye.—For Area "A", growing in 1936 of rye not pastured or harvested for grain or hay and used as a nurso crop for seeded or volunteer perennial grasses on such land and under such conditions as are designated by the State Committee: Provided, (1) The land so designated is subject to wind erosion; (2) the operator or owner has stated in writing his intention to let the area for which he is requesting authority to use rye as a nurso crop revert to grass; (3) written approval of the request has been obtained from the County Committee: \$0.30.

 (1) Strip Fallow.—For Area "A", cultivation of fallow, in strips not less, than three rods and not more than fifteen rods in width running at right angles to the prevailing wind, sufficiently to pre-

running at right angles to the prevailing wind, sufficiently to prevent weed growth and conserve moisture, provided stubble or stalks are left on the strips for the purpose of catching snow and

checking wind erosion.

1. With alternate strips of approximately the same width used

for the production of crops which may be harvested: \$0.50 per acre for the acreage in the field strip fallowed.

2. With alternate strips of approximately the same width of stubble or stalks left uncultivated in 1936: \$0.75 per acre for the acreage in the field strip fallowed.

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May 1936.

[SEAL]

H. A. WALLACE, Secretary of Agriculture.

[F. R. Doc. 802—Filed, June 2, 1936; 12:36 p. m.]

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Issued May 29, 1936

1936 AGRICULTURAL CONSERVATION PROGRAM—NORTHEAST REGION

BULLETIN NO. 4

County Average Rates of Soil-Conserving Payments in Connection with the General Soil-Depleting Base

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, Northeast Region, Bulletin No. 1, Revised, is hereby supplemented as follows:

SECTION 1. County Average Rates of Soil-Conserving Payments for Production of Soil Conserving Crops on Acreage Diverted from

116 percent superphosphate shall contain 16 percent by weight

116 percent superphosphate shall contain 16 percent by weight of available phosphoric acid. Other phosphates may be substituted for 16 percent superphosphate, provided that the quantity of such substitute applied shall contain not less than the quantity by weight of available phosphoric acid contained in the specified quantity of 16 percent superphosphate.

150 percent muriate of potash shall contain not less than 50 percent by weight of water soluble potash. Other materials containing potash may be substituted for 50 percent muriate of potash, provided that the quantity of such substitute applied shall contain not less than the quantity by weight of water soluble potash contained in 100 pounds of 50 percent muriate of potash.

the General Soil Depleting Base,—In accordance with the provisions of Section 2 (a), Part II of Northeast Region, Bulletin No. 1, Revised, and subject to the provisions of said bulletin and all other bulletins heretofore or hereafter issued, the county average rates of payment per acre to be used in determining payments for each acre of the general soil-depleting base which in 1936 is used for the production of soil-conserving crops for the respective counties of the States of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, and Pennsylvania, shall be as follows:

County-Rate of payment per acre

(a) Maine.—Androscoggin, \$14.00; Arocstook, \$19.00; Cumberland, \$13.00; Franklin, \$13.50; Hancock, \$13.00; Kennebec, \$13.50; Knox, \$12.50; Lincoln, \$12.00; Oxford, \$14.00; Penobscot, \$16.00; Piscataquis, \$15.50; Sagadahoc, \$12.50; Somerset, \$13.50; Waldo, \$15.00; Washington, \$14.00; York, \$13.00.

(b) New Hampshire.—Belknap, \$13.50; Carroll, \$13.50; Cheshire, \$14.00; Coos, \$14.70; Grafton, \$14.70; Hillsboro, \$14.30; Merrimack, \$14.20; Rockingham, \$14.30; Strafford, \$14.00; Sullivan, \$14.50.

- (c) Vermont.—Addison, \$12.00; Bennington, \$13.50; Caledonia, \$13.00; Chittenden, \$13.00; Essex, \$13.00; Franklin, \$11.50; Grand Isle, \$11.00; Lamoille, \$13.00; Orange, \$14.00; Orleans, \$13.00; Rutland, \$13.50; Washington, \$14.00; Windham, \$14.50; Windcor,
- (d) Massachusetts.—Barnstable, \$12.50; Berkshire, \$13.50; Bristol, \$15.00; Dukes, \$10.50; Essex, \$14.50; Franklin, \$15.50; Hampden, \$14.50; Hampshire, \$16.00; Middlesex, \$15.00; Nantucket, \$12.50; Norfolk, \$12.50; Plymouth, \$13.00; Suffolk, \$15.00; Worcester, \$15.00. (e) Rhode Island.—Bristol and Providence, \$14.20; Newport,

\$14.50; Kent and Washington, \$14.20.

(f) Connecticut.—Fairfield, \$14.00; Hartford, \$15.50; Litchfield, \$14.00; Middlesex, \$14.00; New Haven, \$14.00; New London, \$13.50; Tolland, \$14.00; Windham, \$13.50.

- (g) New York.—Albany, \$10.60; Allegany, \$10.40; Broome, \$11.30; Cattaraugus, \$10.60; Cayuga, \$12.50; Chautauqua, \$11.00; Chemung, \$10.90; Chenango, \$12.90; Clinton, \$10.70; Columbia, \$10.50; Cortland, \$12.90; Delaware, \$11.80; Dutchess, \$12.90; Erle, \$11.00; Ersex, \$10.20; Franklin, \$11.00; Fulton, \$10.60; Genesce, \$12.50; Groene, \$11.40; Hamilton, \$7.00; Herkimer, \$12.10; Jefferson, \$10.30; Lewis, \$10.80; Livingston, \$12.20; Madison, \$12.90; Monroe, \$12.60; Montgomery, \$11.40; Nassau, \$15.80; Niagara, \$11.40; Oneida, \$12.60; Onondaga, \$12.90; Ontarlo, \$12.20; Orange, \$13.40; Orleans, \$12.40; Oswego, \$11.50; Otsego, \$12.40; Putnam, \$12.40; Rennesclaer, \$10.50; Richmond, \$12.90; Rockland, \$12.40; St. Lawrence, \$10.30; Saratega, \$10.50; Schenectady, \$10.30; Schoharle, \$11.50; Schuler, \$10.30; Seneca, \$11.90; Steuben, \$10.00; Sinchola, \$11.50; Schuler, \$10.30; Seneca, \$11.30; Tompkins, \$11.60; Ulster, \$12.30; Warren, \$10.60; Washington, \$12.00; Wayne, \$11.90; Westchester, \$12.80; Wyoming, \$12.00; Yates, \$11.70.

 (h) New Jersey.—Atlantic, \$12.00; Bergen, \$14.00; Burlington, (g) New York.—Albany, \$10.60; Allegany, \$10.40; Broome, \$11.30;
- ton, \$12.00; Wayne, \$11.90; Westchester, \$12.80; Wyoming, \$12.00; Yates, \$11.70.

 (h) New Jersey.—Atlantic, \$12.00; Bergen, \$14.00; Burlington, \$14.10; Camden, \$13.30; Cape May, \$11.10; Cumberland, \$14.80; Essex, \$14.00; Gloucester, \$14.20; Hunterdon, \$13.40; Mcrcer, \$14.70; Middlesex; \$15.00; Monmouth, \$15.40; Morris, \$14.30; Ocean, \$11.70; Passaic, \$15.00; Salem, \$15.40; Somerset, \$12.90; Sussex, \$14.60; Union, \$12.50; Warren, \$14.40.

 (i) Pennsylvania,—Adams, \$11.90; Allegheny, \$11.20; Armstrong, \$10.70; Beaver, \$10.70; Bedford, \$10.80; Berks, \$13.00; Blair, \$11.20; Bradford, \$11.10; Bucks, \$14.20; Butler, \$11.80; Cambria, \$11.50; Cameron, \$10.40; Carbon, \$11.60; Centre, \$11.80; Columbia, \$12.00; Grawford, \$11.60; Cumberland, \$12.50; Dauphin, \$12.80; Delaware, \$16.00; Elk, \$10.70; Erie, \$11.80; Fayette, \$11.40; Forest, \$10.50; Franklin, \$12.00; Fulton, \$9.90; Green, \$11.30; Huntingdon, \$9.90; Indiana, \$11.10; Jefferson, \$11.20; Juniata, \$11.20; Luckawanna, \$11.60; Lancaster, \$17.70; Lawrence, \$11.60; Lebanon, \$14.10; Lehigh, \$13.10; Luzerne, \$12.00; Lycoming, \$12.20; McKean, \$10.00; Mercer, \$11.60; Mifflin, \$11.90; Monroe, \$10.80; Montgomery, \$14.60; Montour, \$12.00; Northampton, \$13.40; Northumberland, \$12.00; Perry, \$10.80; Philadelphia, \$14.80; Pike, \$10.50; Potter, \$10.10; Schuylkill, \$12.10; Snyder, \$11.40; Somerset, \$11.90; Sullivan, \$11.00; Susquehanna, \$11.90; Tioga, \$10.30; Union, \$12.40; Venango, \$11.20; Warren, \$11.20; Washington, \$11.80; Wayne, \$11.70; Westmoreland, \$12.00; Wyoming, \$11.20; York, \$14.80.

 Section 2. Rates of Payment for Individual Farms,—For any individual farm in the foregoing counties the rate of payment for

SECTION 2. Rates of Payment for Individual Farms.—For any individual farm in the foregoing counties the rate of payment for each acre of the general soil-depleting base (not in excess of 15 each acre of the general soil-depleting base (not in excess of 15 percent of the general soil-depleting base for any farm) which in 1936 is used for the production of soil-conserving crops, shall be that rate determined by multiplying the county average rate for the county in which the farm is located by the productivity index established for the farm in accordance with the provisions of Section 19, Part III, Northeast Region, Bulletin No. 3, and dividing the result by 100

the result by 100.

In testimony whereof, H. A. Wallace Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May, 1936.

[SEAL]

H. A. WALLACE, Secretary of Agriculture.

[F.R. Doc. 792-Filed, June 2, 1936; 12:30 p.m.]

WR-Bulletin No. 4-Arizona

Issued May 29, 1936

1936 AGRICULTURAL CONSURVATION PROGRAM—WESTERN REGION

BULLETRI NO. 4-ARIZONA

County Average Rates of Soil-Conserving Payments in Connection with the General Soil-Depleting Base

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, Western Region Bulletin No. 1 Revised is hereby supplemented with respect to its application to the State of Arizona, but not otherwise, as follows:

Section 1. County Average Rates of Soil-Conserving Payments for Production of Soil-Conserving Crops on Acreage Diverted from the General Soil-Depicting Base.—In accordance with the provisions of Section 2 (a) of Part II of Western Region Bulletin No. 1 Revised, and subject to the provisions of said bulletin and all other bulletins heretofore or hereafter issued, the county average rates of navment are zero to be used in determining average. rates of payment per acre to be used in determining payments for each acre of the general coll-depleting base which in 1936 is used for the production of soil-concerving crops, shall be as follows for the respective counties in the State of Arizona.

County-Rate of Payment Per Acre

Apache, 67.30; Cochice, 810.20; Coconino, 86.10; Gila, 86.40; Graham, 613.50; Greenlee, 813.60; Maricopa, 817.30; Mohave, 89.30; Navajo, 85.70; Pima, 88.20; Pinal, 811.60; Santa Cruz, \$7.70; Yavapai,

Navajo, 85.70; Pima, 88.20; Pinal, \$11.20; Santa Cruz, \$7.70; Yavapai, \$7.80; Yuma, \$18.20.

Section 2. Rates of Payment as Applied to Individual Farms.—
For individual farms in the foregoing counties the rate of payment for each acre of the general coll-depleting base (not in excess of 16 percent of the general coll-depleting base for any farm) which in 1936 is used for the production of a soil-conserving crop, shall be that rate determined by multiplying the county average rate for the county in which the farm is located, by the productivity index established for the farm in accordance with the provisions of Section 1, Part I, Western Region Bulletin No. 3, and then dividing the result by 100.

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May 1936.

[SEAL]

H. A. WALLACE. Secretary of Agriculture.

[F.R. Doc. 793-Filed, June 2, 1936; 12:31 p.m.]

WR-Bulletin No. 4-Colorado

Issued May 29, 1936

1936 AGRICULTURAL CONSERVATION PROGRAM—WESTERN REGION

EULLETIN NO. 4-COLORADO

County Average Rates of Soil-Conserving Payments in Connection with the General Soil-Depleting Base

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, Western Region Bulletin No. 1 Revised is is hereby supplemented with respect to its application to the State of Colorado, but not otherwise, as follows:

Section 1. County Average Rates of Soil-Conserving Payments for Production of Soil-Conserving Grops on Acreage Diverted from the General Soil-Depleting Eass.—In accordance with the provisions of Section 2 (a) of Part II of Western Region Bulletin No. 1, Revised, and subject to the provisions of said bulletin and all other bulletins heretofore or hereafter issued, the county average rates of payment per acre to be used in determining payments for each acre of the general soil-depleting base which in 1936 is used for the production of soil-conserving crops, shall be as follows for the respective counties in the State of Colorado:

County-Rate of Payment Per Acre

Adams, 68.20; Alamoca, 611.90; Arapahos, 85.80; Archuleta, 88.00; Baca, 66.00; Bent, 68.70; Ebulder, 914.00; Chaffee, 912.20; Cheyenne, 94.00; Clear Creck, 95.60; Conejos, 912.60; Costilla, 312.70; Crowley, 68.80; Cluster, 86.80; Dolta, 614.60; Denver,; Dolores, 85.30; Douglas, 66.00; Eagle, 616.30; Elbert, 64.20; El Paso, 64.10; Fremont, 88.80; Garfield, 614.60; Glipin, 64.90; Grand, 811.60; Gunnison, 68.40; Hinsdale, 69.70; Huerfano, 65.00; Jackson, 88.80; Jefferson, 612.40; Klova, 64.20; Kit Carson, 64.00; Lale, 88.70; La Plata, 812.10; Larlmer, 612.50; Las Animas, 85.10; Lincoln, 84.20; Logan, 66.10; Mesa, 613.50; Mineral, 611.50; Moffat, 87.70; Montezuma, 88.60; Montroce, 615.40; Morgan, 86.00; Otero, 811.90; Ouray, 811.70; Park, 64.60; Phillips, 67.00; Pitkin, 615.50; Prowers, 87.80; Pueblo,

\$6.10; Rio Blanco, \$10.10; Rio Grande, \$14.10; Routt, \$9.10; Saguache, \$12.60; San Miguel, \$8.00; Sedgwick, \$7.40; Summit, \$9.10; Teller, \$5.60; Washington, \$4.20; Weld, \$8.40; Yuma, \$5.40.

Section 2. Rates of Payment as Applied to Individual Farms.—For individual farms in the foregoing counties the rate of payment for each acre of the general soll-depleting base (not in excess of 15 percent of the general soll-depleting base for any farm) which in 1936 is used for the production of a soll-conserving crop, shall be that rate determined by multiplying the county average rate for the county in which the farm is located by the productivity index established for the farm in accordance with the provisions of Section 1, Part I, Western Region Bulletin No. 3, and then dividing the result by 100.

The action washington, Size of Columbia, this 29th day of May 1936.

[SEAL]

H. A. Wallace, Secretary of Agriculture.

[F. R. Doc. 796—Filed, June 2, 1936; 12:33 p. m.]

[F. R. Doc. 796—Filed, June 2, 1936; 12:33 p. m.]

WR—Bulletin No. 4—Nevada

Issued May 29, 1936

1936 Agricultural Conservation Program—Western Region

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May 1936. H. A. WALLACE,

[SEAL]

H. A. WALLACE, Secretary of Agriculture.

[F. R. Doc. 794—Filed, June 2, 1936; 12:31 p.m.]

WR—Bulletin No. 4—Kansas Issued May 29, 1936

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1936 AGRICULTURAL CONSERVATION PROGRAM—WESTERN REGION

BULLETIN NO. 4—KANSAS

County Average Rates of Soil-Conserving Payments in Connection With the General Soil-Depleting Base

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, Western Region Bulletin No. 1, Revised, is hereby supplemented with respect to its application to the State of Kansas, but not otherwise, as follows:

Section 1. County Average Rates of Soil-Conserving Payments for Production of Soil-Conserving Crops on Acreage Diverted from the General Soil-Depleting Base. In accordance with the provisions of Section 2 (a) of Part II of Western Region Bulletin No. 1 Revised, and subject to the provisions of said bulletin and all other bulletins heretofore or hereafter issued, the county average rates of payment per acre to be used in determining payments for each acre of the general soil-depleting base which in-1936 is used for the production of soil-conserving crops, shall be as follows for the respective counties in the State-of Kansas.

County-Rate of Payment per Acre

Allen, \$8.40; Anderson, \$8.40; Atchison, \$10.50; Barber, \$8.50; Barton, \$9.30; Bourbon, \$7.70; Brown, \$12.40; Butler, \$7.70; Chase, \$10.50; Chautauqua, \$7.60; Cherokee, \$7.00; Cheyenne, \$6.30; Clark, \$8.00; Clay, \$9.70; Cloud, \$9.10; Coffey, \$8.90; Comanche, \$8.40; Cowley, \$7.70; Crawford, \$7.60; Decatur, \$6.80; Dickinson, \$11.00; Doniphan, \$12.60; Douglas, \$10.80; Edwards, \$8.60; Elk, \$7.50; Ellis, \$8.60; Elsworth, \$8.80; Finney, \$7.20; Ford, \$8.70; Franklin, \$9.50; Geary, \$10.30; Gove, \$6.40; Graham, \$6.30; Grant, \$7.00; Gray, \$7.70; Greeley, \$5.60; Greenwood, \$8.20; Hamilton, \$6.70; Harper, \$8.60; Harvey, \$8.70; Haskell, \$7.90; Hodgeman, \$6.90; Jackson, \$9.40; Jefferson \$10.80; Jewell, \$7.90; Hodgeman, \$6.90; Jackson, \$9.40; Mefferson \$10.80; Jewell, \$7.90; Hodgeman, \$6.90; Jackson, \$9.80; Kingman, \$8.40; Kiowa, \$8.80; Labette, \$7.30; Lane, \$6.20; Leavenworth, \$10.30; Lincoln, \$8.80; Linn, \$8.50; Logan, \$5.00; Lyon, \$9.50; McPherson, \$9.50; Marion, \$9.10; Marshall, \$10.20; Meade \$7.60; Miami, \$9.00; Mitchel, \$8.50; Montgomery, \$7.20; Morris, \$10.10; Morton, \$6.70; Nemaha, \$9.90; Neosho, \$7.80; Ness, \$7.50; Norton, \$7.00; Osage, \$9.60; Osboro, \$7.60; Ottawa, \$9.20; Fawnee, \$8.40; Phillips, \$6.50; Pottawatomie, \$11.40; Pratt, \$9.40; Rawlins, \$6.70; Reno, \$9.00; Republic, \$8.40; Rice, \$9.00; Riley, \$10.40; Rooks, \$6.40; Rush, \$8.60; Russell, \$9.10; Saline, \$9.90; Scott, \$5.00; Sedgwick, \$9.00; Seward, \$6.90; Shawnee, \$11.10; Sherldan, \$6.50; Sherman, \$5.60; Smith, \$6.60; Stafford, \$9.20; Stanton, \$6.60; Stevens, \$6.70; Sumner, \$7.60; Thomas, \$6.40; Trego, \$7.00; Wabaunsee, \$11.10; Wallace, \$4.20; Washington, \$9.60; Wichita, \$5.50; Wilson, \$7.70; Woodson, \$7.70; Wyandotte, \$11.40.

Sectron 2. Rates of Payment as Applied to Individual Farms.—For individual farms in the foregoing counties the rate of payment for each acre of the general soil depleting base (not in excess of 15 percent of the general soil depleting base (not in excess of 15 percent of the general soil depleting base (not in excess of 15 percent of

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal

1936 AGRICULTURAL CONSERVATION PROGRAM—WESTERN REGION

BULLETIN NO. 4-NEVADA

County Average Rates of Soil-Conserving Payments in Connection With the General Soil-Depleting Base

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, Western Region Bulletin No. 1 Revised is hereby supplemented with respect to its application to the State of Nevada, but not otherwise, as follows:

SECTION 1. County Average Rates of Soil-Conserving Payments for Production of Soil-Conserving Crops on Acreage Directed from the General Soil-Depleting Base.—In accordance with the provisions of Section 2 (a) of Part II of Western Region Bulletin No, 1 Revised, and subject to the provisions of said bulletin and all other bulletins heretofore or hereafter issued, the county average rates of payment per acre to be used in determining payments for each acre of the general soil-depleting base which in 1936 is used for the production of soil-conserving crops, shall be as follows for the respective countles in the State of Nevada.

County-Rate of Payment Per Acre

County—Rate of Payment Per Acre

Churchill, \$16.50; Clark, \$13.40; Douglas, \$20.90; Elko, \$10.50; Esmeralda, \$10.10; Eureka, \$10.10; Humboldt, \$10.40; Lander, \$10.10; Lincoln, \$10.90; Lyon, \$13.40; Mineral, \$8.60; Nyo, \$10.10; Ormsby, \$10.80; Pershing, \$18.20; Storey, \$15.50; Washoo, \$15.60; White Pine, \$13.90.

Section 2. Rates of Payment as Applied to Individual Farms.—For individual farms in the foregoing counties the rate of payment for each acre of the general soil-depleting base (not in excess of 15 percent of the general soil-depleting base for any farm) which in 1936 is used for the production of a soil-conserving crop, shall be that rate determined by multiplying the county average rate for the county in which the farm is located by the productivity index established for the farm in accordance with the provisions of Section 1, Part I, Western Region Bulletin No. 3, and then dividing the result by 100.

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May

[SEAL]

H. A. WALLACE, Secretary of Agriculture.

[F.R. Doc. 795—Filed, June 2, 1936; 12:33 p.m.]

WR-Bulletin No. 4-New Mexico

Issued May 29, 1936

1936 AGRICULTURAL CONSERVATION PROGRAM—WESTERN REGION

BULLETIN NO. 4-NEW MEXICO

County Average Rates of Soil-Conserving Payments in Connection with the General Soil-Depleting Base

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, Western Region Bulletin No. 1 Revised is hereby supplemented with respect to its application to the State of New Mexico, but not otherwise, as follows:

Section 1. County Average Rates of Soil-Conserving Payments for Production of Soil-Conserving Crops on Acreage Diverted from the General Soil-Depleting Base.—In accordance with the provisions of Section 2 (a) of Part II of Western Region Bulletin No. 1 Revised, and subject to the provisions of said bulletin and all other bulletins heretofore or hereafter issued, the county average rates of payment per acre to be used in determining payments for each acre of the general soil-depleting base which in 1936 is used for the production of soil-conserving crops, shall be as follows for the respective counties in the State of New Mexico:

County-Rate of Payment per Acre

Bernalillo, \$6.30; Catron, \$5.10; Chaves, \$12.20; Colfax, \$6.10; Curry, \$8.90; De Baca, \$8.40; Dona Ana, \$10.90; Eddy, \$11.10; Grant, \$6.80; Guadalupe, \$4.50; Harding, \$5.20; Hidalgo, \$12.30; Lea, \$4.50; Lincoln, \$6.20; Luna, \$13.50; McKinley, \$5.50; Mora, \$5.00; Otero, \$8.10; Quay, \$6.60; Rio Arriba, \$6.20; Roosevelt, \$7.80; Sandoval, \$7.70; San Juan, \$9.40; San Miguel, \$4.50; Santa Fe, \$4.70; Sierra, \$10.40; Socorro, \$7.20; Taos, \$7.70; Torrance, \$5.40; Union, \$5.80;

SECTION 2. Rates of Payment as Applied to Individual Farms.— For individual farms in the foregoing counties the rate of payment for each acre of the general soil-depleting base (not in excess of 15 percent of the general soil-depleting base for any farm), which in 1936 is used for the production of a soil-conserving crop, shall be that rate determined by multiplying the county average rate for the county in which the farm is located by the productivity index established for the farm in accordance with the provisions of Section 1, Part I, Western Region Bulletin No. 3, and then dividing the result by 100.

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May 1936.

H. A. WALLACE. Secretary of Agriculture.

[F.R.Doc. 798-Filed, June 2, 1936; 12:34 p.m.]

WR-Bulletin No. 4-North Dakota

Issued May 29, 1936

1936 AGRICULTURAL CONSERVATION PROGRAM—WESTERN REGION

BULLETIN NO. 4-NORTH DAKOTA

County Average Rates of Soil-Sonserving Payments in Connection With the General Soil-Depleting Base

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, Western Region Bulletin No. 1, Revised, is hereby supplemented with respect to its application to the State of North Dakota, but not otherwise, as follows:

Section 1. County Average Rates of Soil-Conserving Payments for Production of Soil-Conserving Grops on Acreage Directed from the General Soil-Depleting Base.—In accordance with the provi-sions of Section 2 (a) of Part II of Western Region Bulletin No. 1, Revised, and subject to the provisions of said bulletin and all other bulletins heretofore or hereafter issued, the county average rates of payment per acre to be used in determining payments for each acre of the general soll-depleting base which in 1936 is used for the production of soil-conserving crops, shall be as follows for the respective counties in the State of North Dakota:

County-Rate of Payment Per Acre

Adams, \$7.20; Barnes, \$7.50; Benson, \$7.00; Billings, \$6.30; Bottineau, \$6.10; Bowman, \$6.80; Burke, \$7.00; Billings, \$6.50; Cars, \$8.60; Cavalier, \$7.80; Dickey, \$7.20; Divide, \$6.90; Dunn, \$6.30; Eddy, \$6.60; Emmons, \$7.10; Foster, \$6.50; Golden Valley, \$6.90; Eddy, \$6.60; Emmons, \$7.10; Foster, \$6.50; Golden Valley, \$6.90; Grand Forks, \$8.40; Grant, \$6.90; Griggs, \$7.20; Hettinger, \$6.90; Kidder, \$6.50; La Moure, \$7.30; Logan, \$7.00; McHenry, \$6.00; McIntosh, \$6.80; McKenzle, \$6.80; McLean, \$6.60; Mercer, \$7.00; Morton, \$7.00; Mountrail, \$6.10; Nelson, \$7.70; Oliver, \$6.70; Pemblna, \$8.20; Pierce, \$6.70; Ramsey, \$7.90; Ransom, \$7.50; Renville, \$6.20; Richland, \$8.10; Rolette, \$6.10; Sargent, \$7.80; Sheridan, \$6.90; Sioux, \$6.30; Slope, \$6.50; Stark, \$7.20; Steele, \$7.30; Stutsman, \$7.90; Towner, \$7.10; Traill, \$8.40; Walsh, \$8.30; Ward, \$6.70; Wells, \$7.30; Williams, \$6.40.

Section 2. Rates of Payment as Applied to Individual Farms. Section 2. Rates of Payment as Applied to Individual Farms.—For individual farms in the foregoing counties the rate of payment for each acre of the general soil-depleting base (not in excess of 15 per cent of the general soil depleting base for any farm) which in 1936 is used for the production of a soil conserving crop, shall be that rate determined by multiplying the county average rate for the county in which the farm is located by the productivity index established for the farm in accordance with the provisions of Section 1, Part I, Western Region Bulletin No. 3, and then dividing the result by 100. dividing the result by 100.

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May 1936.

[SEAL]

H. A. WALLACE, Secretary of Agriculture.

[F.R. Doc. 797—Filed, June 2, 1936; 12:34 p. m.]

WR-Bulletin No. 4-Oregon

Issued May 29, 1936

1936 AGRICULTURAL CONSERVATION PROGRAM—WESTERN REGION

BULLETIN NO. 4-OREGON

County Average Rates of Soil-Conserving Payments in Connection with the General Soil-Depleting Base

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, Western Region Bulletin No. 1 Revised is hereby supplemented with respect to its application to the State of Oregon, but not otherwise, as follows:

Section 1. County Average Rates of Soil-Conserving Payments for Production of Soil-Conserving Crops on Acreage Diverted from the General Soil-Depleting Base.—In accordance with the provisions of Section 2 (a) of Part II of Western Region Bulletin No. 1 Revised, and subject to the provisions of said bulletin and all other bulleting heretofore or hereafter issued, the county average rates of payment per acre to be used in determining payments for each acre of the general soll-depleting base which in 1936 is used for the production of soll-conserving crops, shall be as follows for the respective counties in the State of Oregon, except that in any county in which acreage devoted to summer fallow or clean cultivated orchards is included in the total soll-depleting base, a downward adjustment will be made in these average rates in proportion to the amount of acreage devoted to summer fallow and clean cultivated orchards which has been included in the total soll-depleting bases established in the county, such adjustment to be made after completion of the County Illsting Sheet and the amount of such acreage included in the total soll-depleting bases in the county, has been determined: all other bulleting herotofore or hereafter issued, the county aver-

County-Rate of Payment per Acre

Eaker, 814.90; Eenton, \$11.20; Clackamas, \$13.10; Clatsop; \$12.50; Columbia, \$14.30; Ccos, \$14.90; Crock, \$12.00; Curry, \$12.10; Deschutes, \$12.40; Dougles, \$10.50; Gilliam, \$9.70; Grant, \$11.40; Harney, \$7.90; Hood River, \$14.80; Jackson, \$12.40; Jefferson, \$7.20; Josephine, \$11.20; Klamath, \$12.90; Lake, \$9.60; Lane, \$10.50; Lincoln, \$11.00; Linn, \$11.10.9; Malheur, \$17.60; Marion, \$12.60; Morrow, \$2.70; Multnomah, \$12.50; Polk, \$12.10; Sherman, \$12.60; Morrow, \$2.70; Multnomah, \$12.50; Polk, \$12.10; Sherman, \$12.60; Morrow, \$3.70; Multnomah, \$12.50; Polk, \$12.10; Sherman, \$12.50; Tillamook, \$12.00; Umatilla, \$17.50; Union, \$15.20; Wallowa, \$13.20; Wacco, \$14.00; Washington, \$14.10; Wheeler, \$10.30; Yamhill, \$13.20. Section 2. Rates of Payment as Applied to Individual Farms.—For individual farms in the foregoing counties the rate of payment for each acre of the general coll-depleting base (not in excess of 15 percent of the general coll-depleting base for any farm), which in 1936 is used for the production of a soil-concerving crop, shall be that rate determined by multiplying the county average rate for the county in which the farm is located by the productivity index established for the farm in accordance with the provisions of Section 1, Part I, Western Region Bulletin No. 3, and then dividing the result by 100.

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May 1936.

[SEAL]

H. A. WALLACE, Secretary of Agriculture.

[F.R. Doc. 800-Filed, June 2, 1936; 12:35 p.m.]

WR—Bulletin No. 4—Utah

Issued May 29, 1936

1936 AGRICULTURAL CONSERVATION PROGRAM—WESTERN REGION

BULLETIN NO. 4-UTAH

County Average Rates of Soil-Conserving Payments in Connection with the General Soil-Depleting Base

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, Western Region Bulletin No. 1 Revised is hereby supplemented with respect to its application to the State of Utah, but not otherwise, as follows:

Section 1. County Average Rates of Soil-Conserving Payments for Production of Soil-Conserving Crops on Acreage Diverted from the General Soil-Depleting Base.—In accordance with the provisions of Section 2 (a) of Part II of Western Region Bulletin No. 1 Revised, and subject to the provisions of said bulletin and all other bulletins heretofore or hereafter issued, the county average

rates of payment per acre to be used in determining payments for each acre of the general soil-depleting base which in 1936 is used for the production-of soil-conserving crops, shall be las follows for the production of soil-conserving crops, shall be as follows for the respective counties in the State of Utah except that in any county in which acreage devoted to summer fallow is included in the total soil-depleting base, a downward adjustment will be made in these average rates in proportion to the amount of acreage devoted to summer fallow which has been included in the total soil-depleting base established in the county, such adjustment to be made after the completion of the County Listing Sheet and the amount of such acreage included in the total soil-depleting bases in the county has been determined:

County Rate of Payment Per Acre

Gounty—Rate of Payment Per Acre

Beaver, \$12.80; Box Elder, \$13.60; Cache, \$14.50; Carbon, \$13.50; Daggett, \$11.50; Davis, \$17.60; Duchesne, \$12.20; Emery, \$12.20; Garnield, \$12.20; Grand, \$14.60; Iron, \$13.40; Juab, \$10.00; Kane, \$12.20; Millard, \$10.50; Morgan, \$16.70; Plute, \$13.20; Rich, \$12.80; Salt Lake, \$15.70; San Juan, \$8.30; Sanpete, \$11.20; Sevier, \$17.10; Summit, \$11.80; Topele, \$11.30; Uintah, \$12.40; Utah, \$16.30; Wasatch, \$14.10; Washington, \$15.40; Wayne, \$11.80; Weber, \$16.10. Section 2. Rates of Payment as Applied to Individual Farms.—For individual farms in the foregoing counties, the rate of payment for each acre of the general soil depleting base (not in excess of 15 percent of the general soil depleting base for any farm) which in 1936 is used for the production of a soil conserving crop, shall be that rate determined by multiplying the county average rate for the county in which the farm is located, by the productivity index established for the farm in accordance with the provisions of Section 1, Part I, Western Region Bulletin No. 3, and then dividing the result by 100. the result by 100, 7 dn + 63

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May 1936.

[SEAL]

H. A. Wallace, Secretary of Agriculture.

[F.R. Doc. 799—Filed, June 2, 1936; 12:35 p.m.]

WR—Bulletin No. 4—Washington

The s

Issued May 29, 1936

1936 AGRICULTURAL CONSERVATION PROGRAM—WESTERN REGION

BULLETIN NO. 4—WASHINGTON

County Average Rates of Soil-Conserving Payments in Connection With the General Soil-Depleting Base

Pursuant to the authority yested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, Western Region Bulletin No. 1 Revised is hereby supplemented with respect to its application to the State of Washington, but not otherwise, as

Section 1. County Average Rates of Soil-Conserving Payments for Production of Soil-Conserving Crops on Acreage Diverted from the General Soil-Depleting-Base.—In accordance with the provisions of Section 2 (a) of Part II of Western Region Bulletin No. 1. Revised, and subject to the provisions of said bulletin and all other bulletins heretofore or hereafter issued, the county average rates of payment per acre to be used in determining payments for each acre of the general soil-depleting base which in 1936 is used for the production of soil-conserving crops, shall be as follows for the respective counties in the State of Washington, except that in any county in which acreage devoted to summer fallow or clean cultivated orchards is included in the total soil-depleting base, a downward adjustment will be made in these average rates in proportion to the amount of acreage devoted to summer fallow and clean cultivated orchards which has been included in the total soil-depleting bases established in the county, such adjustment to be made after completion of the County Listing Shet and the amount of such acreage included in the total soil-depleting basis in the county has been determined:

County—Rate of Payment Per Acre

Adams, \$8.90; Asotin, \$13.50; Benton, \$9.80; Chelan, \$19.20; Chelan, \$20.40; Clark, \$13.40; Columbia, \$18.50; Cowlitz, \$16.40; Douglas, \$6.90; Ferry, \$10.20; Franklin, \$8.70; Garfield, \$18.10; Grant, \$6.30; Grays Harbor, \$18.20; Island, \$21.10; Jefferson, \$13.60; King, \$16.00; Kitsap, \$13.20; Kittitas, \$20.50; Kilckitat, \$10.40; Lewis, \$15.60; Lincoln, \$10.10; Mason, \$14.90; Okanogan, \$9.80; Pacific, \$16.60; Pend Oreille, \$10.90; Pierce, \$14.40; San Juan,

\$17.10; Skagit, \$24.30; Skamania, \$13.80; Snohomish, \$19.90; Spokane, \$13.20; Stevens, \$11.90; Thurston, \$14.10; Wahklakum, \$17.00; Walla Walla, \$18.20; Whatcom, \$17.70; Whitman, \$16.60; Yakima, \$19.70 \$19.70.

\$19.70.

Section 2. Rates of Payment as Applied to Individual Farms.—
For individual farms in the foregoing counties, the rate of payment for each acre of the general soil depleting base (not in excess of 15 percent of the general soil depleting base for any farm) which in 1936 is used for the production of a soil conserving crop, shall be that rate determined by multiplying the county are recorded by the farm is located by the average rate for the county in which the farm is located by the provisions of Section 1, Part I, Western Region Bulletin No. 3, and then dividing the result by 100.

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 29th day of May 1936.

H. A. Wallace,

Secretary of Agriculture.

[F. R. Doc. 801—Filed, June 2, 1936; 12:36 p. m.]

DEPARTMENT OF LABOR.

1 ...

Immigration and Naturalization Service.

[Third Amendment to General Order No. 228]

CHANGING NAME OF PORT OF ENTRY ON DULUTH-PORT ARTHUR HIGHWAY FROM MINERAL CENTER, MINNESOTA, TO PIGEON RIVER, MINNESOTA May 29, 1936.

By virtue of and pursuant to the authority vested in me by Section 23 of the Immigration Act of 1917 (Act of February 5, 1917, 39 Stat. 892; U. S. C., Ti. 8, Sec. 102), and Executive Order No. 6166, dated June 10, 1933, I, Daniel W. MacCormack. Commissioner of Immigration and Naturalization, with the approval of the Secretary of Labor, do hereby prescribe that Paragraph 1, Subdivision A, Rule 3, of the Immigration Rules of January 1, 1930, as amended by General Order No. 228, dated December 21, 1935, be amended by changing the name of the port of entry for aliens heretofore known as Mineral Center, Minnesota, to Pigeon River, Minnesota, effective June 1, 1936.

[SEAL]

D. W. MACCORMACK. Commissioner.

Approved:

Frances Perkins, Secretary.

[F. R. Doc. 789—Filed, June 2, 1936; 11:27 a.m.]

FARM CREDIT ADMINISTRATION.

FCA 6

AMENDATORY REGULATION NO. 1 OF THE REGULATIONS RELATIVE TO EMERGENCY CROP AND FEED LOANS IN PUERTO RICO MADE PURSUANT TO THE EMERGENCY RELIEF APPROPRIATION ACT OF 1935, Approved April 8, 1935, and Executive Order No. 7305,

Paragraph seven of the Regulations dated April 2, 1936; is hereby amended by adding thereto a footnote numbered (4) as follows:

A harvesting allowance of \$5.00 per cuerda may be made for stalk cut tobacco, and \$10.00 per cuerda for prime tobacco.

[SEAL] W. I. MYERS, Governor, Farm Credit Administration.

[F.R. Doc. 790—Filed, June 2, 1936; 12:04 p.m.]

FEDERAL TRADE COMMISSION.

United States of America—Before Federal Trade Commission

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 29th day of May A. D. 1936.

Commissioners: Charles H. March, Chairman; Garland S. Ferguson, Jr.; Ewin L. Davis; William A. Ayres; Robert E.

[Docket No. 2793]

In the Matter of Premier Peat Moss Corporation

ORDER APPOINTING EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

This matter being at issue and ready for the taking of

It is ordered, that Edward M. Averill, an examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law.

It is further ordered, that the taking of testimony in this proceeding begin on Tuesday, June 9, 1936, at nine o'clock in the forenoon of that day, eastern standard time, at Room 823, 45 Broadway, New York City.

Upon completion of testimony for the Federal Trade Commission, the Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Examiner will then close the case and make his report. By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F.R.Doc. 806-Filed, June 2, 1936; 12:43 p.m.]

United States of America-Before Federal Trade Commission

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 29th day of May A. D. 1936.

Commissioners: Charles H. March, Chairman; Garland S. Ferguson, Jr.; Ewin L. Davis; William A. Ayres; Robert E. Freer.

[Docket No. 2797]

IN THE MATTER OF ANTHONY J. HILDRETH AND JOSEPH FISCHLER, COPARTNERS, TRADING AS SANITAS FUNDOSHI COMPANY

ORDER APPOINTING EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

This matter being at issue and ready for the taking of testimony,

It is ordered, that Edward M. Averill, an examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, that the taking of testimony in this proceeding begin on Thursday, June 11, 1936, at ten o'clock in the forenoon of that day (eastern standard time). in room 500, 45 Broadway, New York City, N. Y.

Upon completion of testimony for the Federal Trade Commission, the examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The examiner will then close the case and make his report.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F.R.Doc. 805—Filed, June 2, 1936; 12:42 p.m.]

Thursday, June 4, 1936

No. 59.

TREASURY DEPARTMENT.

Bureau of Customs.

[T.D.48358]

CUSTOMS REGULATIONS AMENDED

PARAGRAPH (A) OF ARTICLE 832, CUSTOMS REGULATIONS OF 1931, AMENDED TO PROVIDE FOR BULLETIN NOTICE ON CUSTOMS FORM 5171 OF LIQUIDATION OF APPRAISEMENT ENTRIES, CUSTOMS FORM 7500 .- ARTICLE 1147, CUSTOMS REGULATIONS OF 1931, AS AMENDED BY T. D. 47536, FURTHER AMENDED TO REFER SPE-CIFICALLY TO APPRAISEMENT ENTRIES

To Collectors of Customs and Others Concerned:

Pursuant to authority contained in Sections 505 and 624 of the Tariff Act of 1930, paragraph (a) of Article 832, of the Customs Regulations of 1931, is hereby amended to read as follows:

Anr. 832. Appraisement, baggage, informal, and mail entries.—
(a) Appraisement entries, customs Form 7500, baggage entries, customs Form 6050 or 6063, informal entries, customs Form 5119, and mail entries, customs Form 3419 or 3420, shall be formally liquidated after return by the comptroller, and a carbon copy of the bulletin, customs Form 5171, covering such entries, posted as the notice of liquidation. All such entries ready for liquidation during any one month may be liquidated on any convenient day during that month. The date of posting shall be stamped on the bulletin as the date of liquidation of all liquidated entries covered thereby

Also, Article 1147 of the Customs Regulations of 1931, as amended by T. D. 47536, is hereby further amended to read as follows:

Anr. 1147. Appraisement, baggage, informal, and mail entries.—
Appraisement entries on customs Form 7500 as paid or passed free;
baggage entries on customs Form 6059 or 6063 as paid; informal
entries on customs Form 5119 as paid or passed free, and mail
entries on customs Form 3419 or 3420 as paid, passed free, or
cancelled, shall be exparately recorded and scheduled on customs
Form 5171 by certal number. An additional copy of the schedule
will be prepared for pasting as a notice of liquidation. (Art. 832.)

FRANK DOW.

Acting Commissioner of Customs.

Approved, May 29, 1936.

WAYNE C. TAYLOR,

Acting Secretary of the Treasury.

[F.R. Doc. 803-Filed, June 3, 1936; 10:00 a.m.]

FEDERAL POWER COMMISSION.

ORDER SETTING HEARING

UNION GAS AND ELECTRIC COMPANY AND THE CINCINNATI GAS AND ELECTRIC COMPANY

[IT-5386 (M)]

The Union Gas & Electric Company and The Cincinnati Gas & Electric Company having filed on May 5, 1936, their joint application under section 203 (a), Part II, of the Federal Power Act for the merger of the former company into the latter company, including the transfer of all the property. and assets of said former company to said latter company, for a consideration represented only by an increase in the value of the common stock of The Cincinnati Gas & Electric Company by reason of such merger and acquisition:

It is ordered:

That a hearing on said application be held on Friday, June 19, 1936, at 10 a.m., at the Commission's hearing room, Room 417, Machinists Building, 815 Mt. Vernon Place NW., Washington, D. C.

Adopted by the Commission, June 2, 1936.

LEON M. FUQUAY, Acting Secretary. [SEAL]

[F. R. Doc. 807-Filed, June 3, 1936; 9:24 a.m.]